EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

<u></u>	n (4n	+ Ba	dalame	nti	(Case Number:	12	(K 5	50((BA)	ı
require t	In accor he detention	rdance with on of the de	the Bail Refor	rm Act. 18 U.S. ng trial in this c	.C. §3142(f), a	a detention hearing	g has been l	held. I con	nclude that the	following fact
(1)	The defen (State of	idant is char or local offe	ged with an ol nse that would	ffense described	Part 1 - Findin d in 18 U.S.C. ederal offense	ngs of Fact §3142(f)(1) and h if a circumstance g	as been congiving rise	nvicted of to federal	a (federal offer jurisdiction had	nse) d existed)
	an an a fel	offense for offense for lony that wa	which the max which a maxir s committed a	num term of im fter the defenda	e is life impris aprisonment o ant had been c	onment or death. f ten years or more onvicted of two or			ffense describe	d in
(2)				C), or comparab l) was committ		at offenses. defendant was on r	elease pen	ding trial f	for a federal, sta	ate or local
	A period for th The defe	ie offense de endant has r	escribed in find not rebutted the	ling (1). e presumption e	established by	e of conviction)(relation) finding Nos.(1), (2)				
conditio	ns will rea	isonably ass	ure the safety	of (an)other per						
(1)	The def	for which a under 18 U. fendant has	maximum terr S.C. §924(c). not rebutted th	ve that the defer n of imprisonm ne presumption	established by	ndings (A) mitted an offense rs or more is presc / finding (1) that no quired and the safe	o conditior	or combi	nation of condi	itions
(1)	. There	is a serious	rick that the d	A efendant will no	Alternative Fi	ndings (B)				
(2)					, ,	fety of another per	rson or the	communit	y.	
	defendan defendan defendan defendan defendan but lea	ce that no c t lacks subs t is not a U. t has no stal t presented ave is grante	estimony and onditions will tantial ties to the solution of each of the sum o	information sub reasonably assu- he community. an illegal alien. employment. reties to assure and present a bail	omitted at the ure defendant his appearance I package in the		by a prepe			elclear and
facility shall be of an at	separate, t afforded a torney for	to the extent a reasonable the Govern	practicable, free opportunity from the ment, the personal properture of the	tody of the Atte om persons aw or private cons	omey General vaiting or servi ultation with or the correction	egarding Detention or his designated and sentences or be defense counsel. Of its facility shall deli	representat ing held in on order of	custody p a court of	ending appeal. the United Stat	The defendances or on reque
Dated:		, 20				Thezar I.	11 A	7. 5 m	. /	

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